

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF OREGON**

In Re:

GENERAL ORDER NO. 97-2

LBR TECHNICAL AMENDMENTS; PRO HAC VICE  
APPLICATIONS; AND EXCESS CLAIMS FEES

IT IS ORDERED THAT:

1. LBR 2002-1.C.3. is amended to read: "Unless otherwise specified in an FRBP or LBR, after the original deadlines for timely filing all types of claims has expired in Chapter 7, 12, and 13 cases, notice need be served only on the debtor(s) and trustee, and their respective attorneys; United States Trustee (if appropriate); creditors having timely filed a proof of claim; and entities specifically requesting copies of all notices."

2. The opening text of LBR 3001-1.A.3.b. is amended to read: "The trustee shall not pay on an amended claim that is filed after expiration of the original bar date for filing such claim, unless that claimant serves . . ."

3. Attorneys seeking special Pro Hac Vice admission to this court shall comply with LR 110-2(b) except as follows:

a. Applications for such admission shall be both: (1) filed on LBF #120 (although other application types will not be prohibited until the effective date of the next LBF update), and (2) filed with the clerk of this court; and

b. No admission fee will be charged for filing such application.

4. For the administrative convenience and economic efficiency of the United States Courts, and the court having been informed the fee for excess claims is in the process of being removed from the Judicial Conference's Miscellaneous Fee Schedule for Bankruptcy Courts, the Clerk of Court will no longer bill for, nor collect, a fee from any bankruptcy estate for the processing of excess claims in any case where such fee would be \$5.00 or less.

DATED: 5/12/97

/s/  
Donal D. Sullivan  
Chief Bankruptcy Judge